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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/462,437	05/16/2000	MANABU OUMI	S004-3848	5091	
75	90 06/21/2002				
BRUCE L ADAMS		EXAMINER			
ADAMS & WI	<del>_</del>		LE, KIMLIEN T		
31ST FLOOR	•				
NEW YORK, N	VY 10004		ART UNIT	PAPER NUMBER	
			2653		
			DATE MAILED: 06/21/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

W

		Application N	Applicant(s)	Ne		
085 - 4 - 4	· · · · · · · · · · · · · · · · · · ·	09/462,437	OUMI ET AL.			
Οπιсе Αсτ	ion Summary	Examiner	Art Unit			
		Kimlien T Le	2653			
The MAILING D	DATE of this communication ap	pears on the cover sheet with the c	orrespondence add	iress		
THE MAILING DATE  - Extensions of time may be a after SIX (6) MONTHS from  - If the period for reply specific  - If NO period for reply is spec  - Failure to reply within the se  - Any reply received by the Of earned patent term adjustment	OF THIS COMMUNICATION. vailable under the provisions of 37 CFR 1.1 the mailing date of this communication. ed above is less than thirty (30) days, a repicified above, the maximum statutory period to rextended period for reply will, by statute fice later than three months after the mailin	Y IS SET TO EXPIRE 1 MONTH( 136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the control of the communication of the statutory minimum of the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the control of the statutory minimum of the statutory may be supplied the statutory may be supplied to the statutory minimum of the statutory may be supplied to the statutory minimum of the statutory minimum o	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).			
Status Proposition to	normaniantian(a) filed on					
<u> </u>	communication(s) filed on					
2a) This action is F	,—	nis action is non-final.		<b>:</b>		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims						
	s/are pending in the application	1		•		
· ·· ·	e claim(s) is/are withdra					
,	· · ·	wit from consideration.				
5) Claim(s)						
6) Claim(s)						
7) Claim(s)		alastian rasuiramant				
Application Papers	re subject to restriction and/or	election requirement.				
_	is objected to by the Examine	ir				
	-	··· pted or b)□ objected to by the Exal	miner.			
,		e drawing(s) be held in abeyance. S				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12)☐ The oath or decla	aration is objected to by the Ex	caminer.				
Priority under 35 U.S.C.	§§ 119 and 120					
-		n priority under 35 U.S.C. § 119(a	)-(d) or (f).			
	ne * c) ☐ None of:		, , , , , ,			
	copies of the priority document	s have been received.				
		s have been received in Applicati	on No			
applic	cation from the International Bu	nity documents have been receive reau (PCT Rule 17.2(a)). of the certified copies not receive		Stage		
		ic priority under 35 U.S.C. § 119(		application)		
		<b>&amp;</b>				
<ul> <li>a)          The translation of the foreign language provisional application has been received.     </li> <li>15)          Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.     </li> </ul>						
Attachment(s)						
· <u> </u>	ed (PTO-892) Patent Drawing Review (PTO-948) atement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal I	/ (PTO-413) Paper No(s Patent Application (PTC			
I.S. Patent and Trademark Office						

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## **DETAILED ACTION**

## Election/Restrictions

1. This application contains claims directed to the following patentably distinct species of the claimed invention:

Species A which is drawn to Figures 1 and 7;

Species B which is drawn to Figure 2;

Species C which is drawn to Figure 3;

Species D which is drawn to Figure 4;

Species E which is drawn to Figure 5;

Species F which is drawn to Figure 6;

Species G which is drawn to Figure 9 and 8; and

Species H which is drawn to Figure 10.

- 2. Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claim is generic.
- 3. Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.
- 4. Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after

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the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

- 5. Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.
- 6. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 7. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimlien T Le whose telephone number is 703 305 3498. The examiner can normally be reached on M-F 8a.m-5p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Korzuch William can be reached on 703 305 6137. The fax phone numbers for the organization where this application or proceeding is assigned are 703 872 9314 for regular communications and 703 872 9314 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 305 3900.

Kimlien Le June 19, 2002

PHIMARY EXAMINER